

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

<u>2</u>au 11, 5008 CLERK, U.S. DISTRICT COURT

RECEIVED

Develle R. Spencer	
Develle K. Spencer (Develle Remond Spencer)	
(Enter above the full name of the plaintiff or plaintiffs in this action)	08CV263 JUDGE CASTILLO MAGISTRATE JUDGE SCHENKIER
VS.	Case No:
Public Defender	(To be supplied by the <u>Clerk of this Court</u>)
Edwin A. Burnette	
Attorney Camille Calabres	se, APD
(Enter above the full name of ALL	
defendants in this action. <u>Do not</u> use "et al.")	
CHECK ONE ONLY:	
COMPLAINT UNDER TH U.S. Code (state, county, or	IE CIVIL RIGHTS ACT, TITLE 42 SECTION 1983 municipal defendants)
COMPLAINT UNDER TH 28 SECTION 1331 U.S. Co	E CONSTITUTION ("BIVENS" ACTION), TITLE ode (federal defendants)
OTHER (cite statute, if kno	wn)
BEFORE EILLING OUT THIS COMPL	INT DIEACE DEFED TO "INCTDITATIONS FOR

FILING." FOLLOW THESE INSTRUCTIONS CAREFULLY.

I.	Plaint	tiff(s):
	A.	Name: Develle Remond Speneer
	В.	List all aliases: Cric Hodges / Philip Owens
	C.	Prisoner identification number: 20060097519
	D.	Place of present confinement: Cook County Jail
	E.	Address: P.O. Box 089 002 Chicago, II. 60608
	numb	ere is more than one plaintiff, then each plaintiff must list his or her name, aliases, I.D. er, place of confinement, and current address according to the above format on a ate sheet of paper.)
II.	(In A positi	below, place the full name of the first defendant in the first blank, his or her official on in the second blank, and his or her place of employment in the third blank. Space to additional defendants is provided in B and C .)
	A.	Defendant: Edwin A. Burnette
		Title: <u>Public Defender</u>
		Place of Employment: Law Office of the Cook County Public Defender
	В.	Defendant: Camille Calubrese
		Title: Assistant Public Defender
		Place of Employment: Law Office of the Cookcounty Rublic Defender
	C.	Defendant:
		Title:
		Place of Employment:
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(If you have more than three defendants, then all additional defendants must be listed according to the above format on a separate sheet of paper.)

A.	Name of case and docket number:
В.	Approximate date of filing lawsuit:
C.	List all plaintiffs (if you had co-plaintiffs), including any aliases:
D.	List all defendants:
E.	Court in which the lawsuit was filed (if federal court, name the district; if state court name the county):
F.	Name of judge to whom case was assigned:
G.	Basic claim made:
Н,	Disposition of this case (for example: Was the case dismissed? Was it appealed' Is it still pending?):
ī	Approximate date of disposition:

IF YOU HAVE FILED MORE THAN ONE LAWSUIT, THEN YOU MUST DESCRIBE THE ADDITIONAL LAWSUITS ON ANOTHER PIECE OF PAPER, USING THIS SAME FORMAT. REGARDLESS OF HOW MANY CASES YOU HAVE PREVIOUSLY FILED, YOU WILL NOT BE EXCUSED FROM FILLING OUT THIS SECTION COMPLETELY, AND FAILURE TO DO SO MAY RESULT IN DISMISSAL OF YOUR CASE. COPLAINTIFFS MUST ALSO LIST ALL CASES THEY HAVE FILED.

IV. Statement of Claim:

State here as briefly as possible the facts of your case. Describe how each defendant is involved, including names, dates, and places. **Do not give any legal arguments or cite any cases or statutes.** If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. (Use as much space as you need. Attach extra sheets if necessary.)

It is through the administration of Public-- Defender, Edwin A. Burnette Law Office of the Cookcounty Public Defender, and by his Assistant Camille - Calabrese: Violated my Rights And Jane . failure to assist me in my defense state (use # 07 LR 797 Burglary felling to provide full adversary benefit of assistance of course! When On January 26th 2007. Plaintiff, as instructed by Publice Defender office Submitted a l'ist to A.P.D. Calabrese, of witnesse, alibie .. etc. to be used later in trial in my defense. A.P.D. failure to refer to provided list and "exhaust the compulsory process provided to plaintiff in order to get witnesses in favor. This being avideo tape with footage of evidence supportive to Plaintiff's defense at the time against the states accusation. along with felling to interview review financial documents again not exhausting compulsory process togain witness in my favor. Documents" it subpeone" would have displayed contradiction ander discrepancy in colosed aiding to my defense. That of Which was suppose to be provided to me-in whole.

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